

### **REMARKS/ARGUMENTS**

Reconsideration of this application and entry of the foregoing amendments are respectfully requested.

Claims 1-24 have been cancelled without prejudice and new claims 25-47 have been added in lieu thereof. Newly presented claims 25-47 correspond to prior claims 1-3 and 5-24, respectively. The claims as now presented define the invention with additional clarity and are fully supported by the disclosure. In newly presented claim 25, "A" of previously presented claim 1 is H. With that revision, the definition "R" has been repositioned within the claim so as to follow the first reference to "R". The claims as now presented clearly indicate a glucose-galactose disaccharide. The newly presented claims include proper Markush language. New claim 25 does not use the term "comprising" in the definition of R or R<sup>L</sup> but rather indicates that "R is a moiety of not more than 20 carbon atoms" and "R<sup>L</sup> is a ... linear or branched moiety of between 3 and 55 carbon aboms". The newly presented claims do not refer to Table 1.

In the Amendment filed May 26, 2009, claims 2, 7, 9-13, 15, 16, 19-21 and 23 (corresponding to new claims 26, 30, 32-36, 38, 39, 42-44 and 46, respectively) were indicated as being withdrawn. New claims 25, 27-29, 31, 37, 40, 41, 45 and 47 (corresponding to prior claims 1, 3-6, 8, 14, 17, 18, 22 and 24, respectively) read on the elected invention. Upon allowance of the generic claim(s), the Examiner is urged to consider claims drawn to the non-elected species. It is believed that, having done so, the Examiner will find those claims to be allowable.

Should the Examiner find any issues to remain outstanding, she is urge to contact the undersigned by phone so that same can be resolved.

This application is submitted to be in condition for allowance and a Notice to that effect is requested.

Respectfully submitted,

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